## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

vs.

ROYALTY MALIK JOHNSON, RAEKWON S. CARTER-WALLACE, and DESHAUNE AMRI HANDCOCK,

**INDICTMENT** 

Defendants.

The Grand Jury charges:

## COUNT 1

(Conspiracy to Commit Robbery)

On or about June 17, 2021, in Berrien County, in the Southern Division of the Western District of Michigan,

## ROYALTY MALIK JOHNSON, RAEKWON S. CARTER-WALLACE, and DESHAUNE AMRI HANDCOCK

knowingly and intentionally combined, conspired, confederated, and agreed with each other and another person known to the Grand Jury to obstruct, delay, and affect commerce and the movement of articles and commodities in commerce, by unlawfully taking the property of a business in the presence of others, against their will, by means of actual and threatened force, violence, and fear of injury to their person and property.

Specifically, Defendants and an unindicted juvenile conspired and agreed with each other to rob the T-Mobile store located at 1976 Mall Place in Benton Harbor, Michigan, by unlawfully taking electronic devices that were held for sale by the business. 18 U.S.C. § 1951

COUNT 2 (Robbery)

On or about June 17, 2021, in Berrien County, in the Southern Division of the

Western District of Michigan,

ROYALTY MALIK JOHNSON, RAEKWON S. CARTER-WALLACE, and DESHAUNE AMRI HANDCOCK

knowingly obstructed, delayed, and affected commerce and the movement of articles and

commodities in commerce, and aided and abetted others in obstructing, delaying, and

affecting commerce and the movement of articles and commodities in commerce, by

unlawfully taking the property of a business in the presence of others, against their will,

by means of actual and threatened force, violence, and fear of injury to their person and

property.

Specifically, Defendants and an unindicted juvenile robbed a T-Mobile store

located at 1976 Mall Place in Benton Harbor, Michigan, by unlawfully taking electronic

devices that were held for sale by the business in the presence of employees and

customers, against their will, by means of actual and threatened force, violence, and fear

of injury.

18 U.S.C. § 1951

18 U.S.C. § 2

A TRUE BILL

GRAND JURY FOREPERSON

ANDREW BYERLY BIRGE United States Attorney

DAVIN M. REUST

Assistant United States Attorney